PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Docket No: Q78685

Tadanobu SHIBABUKI, et al.

Allowed: November 28, 2006

Appln. No.: 10/727,622

Group Art Unit: 3653

Confirmation No.: 9136 Filed: December 5, 2003 Examiner: Kaitlin S. JOERGER

For: SHEET SUCKING/FEEDING DEVICE

UNDER 37 C.F.R. §§ 1.97 and 1.98

MAIL STOP ISSUE FEE Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In accordance with the duty of disclosure under 37 C.F.R. § 1.56, Applicant hereby notifies the U.S. Patent and Trademark Office of the documents which are listed on the attached PTO/SB/08 A & B (modified) form and/or listed herein and which the Examiner may deem material to patentability of the claims of the above-identified application.

One copy of each of the listed documents is submitted herewith, except for the following: U.S. patents and/or U.S. patent publications; and co-pending non-provisional U.S. applications filed after June 30, 2003.

The present Information Disclosure Statement is being filed after either a Final Office Action, Notice of Allowance, or an action that otherwise closes prosecution in the application (whichever is earlier), but before payment of the Issue Fee, and therefore Applicant is submitting INFORMATION DISCLOSURE STATEMENT U.S. Appln. No.: 10/727,622

herewith a check for the fee of \$180.00 under 37 C.F.R. § 1.17(p), and a Statement Under 37 C.F.R. § 1.97(e).

In compliance with the concise explanation requirement under 37 C.F.R. § 1.98(a)(3) for foreign language documents, Applicant encloses herewith a copy of a Communication from a foreign patent office in a counterpart application citing such documents, together with an English-language version (if not already included) of at least that portion of the Communication indicating the degree of relevance found by the foreign patent office.

The submission of the listed documents is not intended as an admission that any such document constitutes prior art against the claims of the present application. Applicant does not waive any right to take any action that would be appropriate to antedate or otherwise remove any listed document as a competent reference against the claims of the present application.

The USPTO is directed and authorized to charge all required fees, except for the Issue Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any overpayments to said Deposit Account. A duplicate copy of this paper is attached.

Respectfully submitted,

Registration No. 59.043

SUGHRUE MION, PLLC Telephone: (202) 293-7060 Facsimile: (202) 293-7860

23373

Date: February 2, 2007

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)

Application Number		10727622	
Filing Date		2003-12-05	
First Named Inventor	Tada	nobu SHIBABUKI, et al.	
Art Unit		3653	
Examiner Name Kaltin		n S. JOERGER	
Attornor Docket Number		070006	

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Examiner Initial*	Cite No	Fereign Document Number ³	Country Code ²	Kind	Publication Date	Name of Patente Applicant of cited Document		+-
	1	8-259015	JР	A	2006-10-08	TORAY IND INC		
	2	8-268585	JP		1996-10-15	SINTOKOGIO LTD		0
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First Named Inventor	Tada	anobu SHIBABUKI, et al.
Art Unit		3853
Examiner Name Kaitli		in S. JOERGER
Attorney Docket Number		Q78585

Examine Initials*	Cite No	Include name or the author (or LU-YLAL LET RENS), ties or are structe (when appropriate), see or the tiem (book, magazine, journal; serial, symposium, catalog, etc), date, pages(s), volume-issue number(s), publisher, dity and/or country where published.	T5
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*EXAMINER; Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through a citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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Attorney Docket Number		Q78685

CERTIFICATION STATEMENT

Diagra eng 37 CED 1 07 and 1 08 to make the accomplishs enlections		

That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpert foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 197

OR

That no item of information contained in the information disclosure datement was offset in a communication from a foreign patter office in a contempt frozing patient, and, to be involvedge of the preson degling the certification of the making reasonable invalvy, no tem of information contained in the information disclosure statement was encount to office the contained of the information disclosure statement was encount to extend the contained of the information disclosure statement was encount to extend the information disclosure statements. See 27 EFR 1,319(3) once then three months prior to the filling of the information disclosure statements. See 27 EFR 1,319(3) once

- See attached certification statement.
- Fee set forth in 37 CFR 1.17 (p) has been submitted herewith.
- Monn

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Signature	/Mark E. Wallerson/	Date (YYYY-MM-DD)	2007-02-02
Name/Print	Mark E. Wallerson	Registration Number	59,043

The collection of information is required by 37 CPR 197 and 198. The information is required to obtain or retain a benefit by the public which is the file and by the USPTO by process) are application. Confederability is governed by 38 LB, C12 and 37 CPR 1.14. This collection is astimated to lake 1 hour to complete, including prehaving, preparing and submitting the completed production from the USPTO. Time will very depending upon the floatified case, may comments on the market of time your require to complete this form and/or suggestions for making this burder, should be sent to the Chief Information Clinc, U.S. Pentert and Timestom Clinc, U.S. Pentert and Timestom, V. 22(3):14(3), O.NOT SEND.
FIESD ROUMFLETED FORMS TO THIS ADDRESS. SEND TID: Commissioner for Patents, P.O. Box 1469, Alexandria, V.22(3):14(3).

Privacy Act Statement

The Privacy Act of 1974 (P.L. 35-379) requires that you be given certain information in connection with your submission of the attached from related to a patient agricultural connection or patient. Accordingly, pursuant to the requirements of the Act, please the evident that: (1) the general authority for the collection of this information is 35 U.S. 2(9)(2); (2) I strainfling of the information solicited is voluntary, and (3) the principal purpose or when the information is used by the U.S. Patient and Trindentin-(10be) is to process and/or insurantine your soluntation value of the patient application or patient. If you do not furnish the requisited in the principal purpose of the patient and the patient and

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether the Freedom of Information Act requires disclosure of these record s.
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- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to \$5 U.S.C. (125) or issuames of a patient pursuant to \$5 U.S.C. (151). Further, a record may be disclosed, subject to the limitations of 37 CPR 114, as a routine use, to the public the three convives after an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a outsithed sociation, or, anotication one to build inscending or an assued points.
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